

This Claimant cannot continue his cases in South Wales while its own police behave like this:

1. 'Stitch up', as I distinctly recall the word, was uttered by nine of the 10th February 2010 Cardiff 'machine gun' jury immediately after my acquittal when there was no need in calling defence evidence after I was refused any witness documentation or time to cross examine.
2. Nine of the jury were heard to say that eleven of the twelve had already come to that same conclusion before the end of the very first day of prosecution evidence in the two week trial.
3. One male jury member refused to engage in any of the jury deliberations in the jury room.
4. Today I examined, for the first time, the depositions for 12th November 2013 proposed trial.
5. I am of a view that there is, currently, no intention to have me prosecuted on that day.
6. Deposition papers of 'Common assaults by battery' and 'Intimidation of a witness' indicate it is to frustrate outstanding civil actions against them and agents used to keep me gaoled.
7. Failed disclosure of relevant evidence, in cases as far back as 1993, appears to emerge as a distinct pattern of nefarious conduct by those in HMC&TS, CPS, police HQ and NHS (Wales).
8. South Wales has an elite cabal of senior police officers who are conspired against me in an unusual manner by specific individuals from other agents that have also achieved extreme conduct, '**evidence of similar fact**' [Court of Appeal quashed Cardiff murder convictions].
9. I have been arrested since the scandalous 'machine gun trial' more than seventeen times without sustaining a conviction with four break-ins to my vehicles and a flat burglary with subsequent loss of legal papers and computers clearly instigated from but one source.

Evidence of Similar Fact (some of the arrest incidents)

- i. 2009 decommissioned WW1 Lewis machine gun painted a different colour to fool jury
- ii. 2010 alleged attempted to burgle Caswell Clinic was fabricated to vary medical records of Professor Rodger Wood and doctor for my sectioning to Ashworth as an IPP victim.
- iii. 2010 racial discrimination allegation was just an excuse to have me again incarcerated
- iv. 2010 'contempt of court' conviction was to deter me from obtaining my medical records
- v. 2010 'common assault' allegation and failure to attend court was to avoid proceedings against HM Crown Court staff and to successfully oppose bail over a two year period
- vi. 2010 fabricated excuses to prevent my cross examination of witnesses followed failure to achieve that intention in the 'machine gun' case by again using false medical evidence
- vii. 2011 'threat to kill' Lord Mayor of Cardiff conviction by denied right to give evidence
- viii. 2011 Tottenham police conspiracy via South Wales Police to have me sectioned again
- ix. 2011 public order conviction was to prevent Haringey lawyers' conspiracy going public
- x. 2011 criminal damage allegation was to prevent Nigerian Musas from not being gaoled
- xi. 2011 fabricated excuses to prevent my cross examining Caswell Clinic staff was criminal
- xii. 2012 fabricated excuses to prevent my cross examining in its appeal was also criminal
- xiii. 2012 explanation to jury re 'unavailable' CCTV and court/custody records was wrong
- xiv. 2012 alleged harassment of forensic psychiatrist and wife at their home was fabricated
- xv. 2013 sectioned under French mental health act legislation via South Wales Police
- xvi. 2013 incarceration for breach of bail was fabricated and was also with criminal intent
- xvii. 2013 confiscation of my passport and failed orders to HM Cardiff prison was criminal
- xviii. 2013 continuing failure to disclose CCTV, interview DVDs and statements is with the sole intention to further delay twenty years of my only remedy open to me.(eight hours)